Exhibit F

	RICT OF NEW YORK	
Eduard Slinin,		
	Plaintiff,	15 - 09674 (RJS)
- Against-		
Alex Shnaider,		
	Defendant.	

PLAINTIFF EDUARD SLININ'S REPLY TO DEFENDANT ALEX SHNAIDER'S FIRST SET OF REQUESTS FOR ADMISSION

Plaintiff, Eduard Slinin, by and through his attorney, Dealy Silberstein & Braverman, LLP, hereby responds to Defendant Alex Shnaider's First Request for Admissions as follows:

REOUEST NO. 1: The Partnership did not own CAC.

Answer: Denied on the ground that Plaintiff had an ownership interest in CAC as a

result of his partnership with Defendant.

REOUEST NO. 2: You are not aware of the Partnership having any ownership interest in

CAC.

Answer: Denied on the ground that Plaintiff had an ownership interest in CAC as a

result of his partnership with Defendant.

REQUEST NO. 3: The Partnership did not own CL850.

Answer: Denied on the ground that Plaintiff had an ownership interest in CL850 as a

result of his partnership with Defendant.

REQUEST NO. 4: You are not aware of the Partnership having any ownership interest in CL850.

Answer:

Denied on the ground that Plaintiff had an ownership interest in CL850 as a

result of his partnership with Defendant.

REQUEST NO. 5: The Partnership did not maintain any bank accounts.

Answer:

Denied on the grounds that the bank accounts maintained by both the Plaintiff

and Defendant may in equity be treated as accounts of the Partnership.

REOUEST NO. 6: You are not aware of any bank accounts owned or maintained by the Partnership.

Answer:

Denied on the grounds that the bank accounts maintained by both the Plaintiff

and Defendant may in equity be treated as accounts of the Partnership.

REQUEST NO. 7: The Partnership did not file tax returns with any governmental entity.

Answer:

Admit

REOUEST NO. 8: You are not aware of the Partnership filing tax returns with any

governmental entity.

Answer:

Admit

REQUEST NO. 9:

The Partnership did not have a name.

Answer:

Admit

REOUEST NO. 10: To your knowledge, the Partnership did not have a name.

Answer:

Admit

REQUEST NO. 11: You did not file a Certificate of Assumed Name concerning the

Partnership in any county in New York pursuant to General Business Law § 130.

Answer:

Admit

REQUEST NO. 12: You did not direct any other person to file a Certificate of Assumed Name concerning the Partnership in any county in New York pursuant to General Business

Law § 130.

Answer:

Admit

REOUEST NO. 13: To your knowledge, a Certificate of Assumed Name concerning the Partnership was not filed in any county in New York pursuant to General Business Law § 130.

Answer:

Admit

REOUEST NO. 14: You did not file a Certificate of Limited Partnership concerning the Partnership with the New York Department of State pursuant to Partnership Law § 121-201.

Answer:

Admit

REQUEST NO. 15: You did not direct any other person to file a Certificate of Limited Partnership concerning the Partnership with the New York Department of State pursuant to Partnership Law § 121-201.

Answer:

Admit

REOUEST NO. 16: To your knowledge, a Certificate of Limited Partnership concerning the Partnership was not filed with the New York Department of State pursuant to Partnership Law § 121-201.

Answer:

Admit

REOUEST NO. 17: You did not file a Certificate of Publication concerning the Partnership

with the New York Department of State pursuant to Partnership Law § 121-201.

Answer:

Admit

REOUEST NO. 18: You did not direct any other person to file a Certificate of Publication

concerning the Partnership with the New York Department of State pursuant to Partnership

Law § 121-201.

Answer:

Admit

REOUEST NO. 19: To your knowledge, a Certificate of Publication concerning the

Partnership was not filed with the New York Department of State pursuant to Partnership

Law § 121-201.

Answer:

Admit

REOUEST NO. 20: You did not file an Application for Authority concerning the

Partnership with the New York Department of State pursuant to Partnership Law § 121-902.

Answer:

Admit

REOUEST NO. 21: You did not direct any other person to file an Application for

Authority concerning the Partnership with the New York Department of State pursuant to

Partnership Law § 121-902.

Answer:

Admit

REOUEST NO. 22: To your knowledge, an Application for Authority concerning the

Partnership was not filed with the New York Department of State pursuant to Partnership

Law § 121-902.

Answer:

Admit

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REOUEST NO. 23: The Partnership was not a limited partnership.

Answer:

Admit

REOUEST NO. 24: The Partnership was not a limited liability partnership.

Answer:

Admit

REOUEST NO. 25: The Partnership was formed in New York.

Answer:

Admit

REOUEST NO. 26: The Partnership was formed in Canada.

Answer: Denied. It was formed in New York.

REOUEST NO. 27: The Partnership did not have a registered agent.

Answer:

Admit

REQUEST NO. 28: Shnaider was not a party to Bombardier Contract No. L60-207.

Answer:

Admit

REOUEST NO. 29: The Partnership was not a party to Bombardier Contract No. L60-207.

Answer:

Admitted to the extent that the Partnership was not a direct party to the contract, but denied to the to the extent that the Partnership had an interest in the contract due to its ownership of CAC and CL850.

REOUEST NO. 30: You did not enter into Bombardier Contract No. L60-207 for the

Answer:

Admit

benefit of the Partnership.

REOUEST NO. 31: You were not a party to Bombardier Contract 206.

Answer:

Admit

REOUEST NO. 32: The Partnership was not a party to Bombardier Contract 206.

Answer: Admitted to the extent that the Partnership was not a direct party to the contract,

but denied to the to the extent that the Partnership had an interest in the contract

due to its ownership of CAC and CL850.

REOUEST NO. 33: You did not execute any contracts on behalf of the Partnership.

Answer: Admit

REOUEST NO. 34: You did not sign any checks issued on any bank account held by the

Partnership.

Answer: Denied on the grounds that bank accounts maintained by the Plaintiff and from

which Plaintiff disbursed funds, may in equity be treated as accounts of the

Partnership.

REOUEST NO. 35: You did not prepare, mail, or otherwise send any invoices on behalf of the Partnership.

Answer: Denied on the grounds that demands for deposits and payments made to buyers

were on behalf of the Partnership.

REOUEST NO. 36: You were not an owner, director, officer, agent, or employee of CAC.

Answer: Admitted that Plaintiff was not a director, officer agent or employee of CAC.

Denied regarding ownership on the ground that Defendant's ownership interest

in CAC may in equity be treated as the interest of the Partnership.

REOUEST NO. 37: You did not have authority to speak or act for CAC.

Answer: Denied to the extent that Defendant agreed that Plaintiff would facilitate

transactions involving CAC.

REQUEST NO. 38: You were not an owner, director, officer, agent, or employee of

CL850.

Answer: Admitted that Plaintiff was not a director, officer, agent or employee. Denied

regarding ownership on the ground that Defendant's ownership interest in

CL850 may in equity be treated as the interest of the Partnership.

REOUEST NO. 39: You did not have authority to speak or act for CL850.

Answer:

Denied to the extent that Defendant agreed that Plaintiff would facilitate

transactions involving CL850.

REQUEST NO. 40: You did not make any payments of principal under the Promissory

Note.

Answer:

Admit

REOUEST NO. 41: You did not make any payments of interest under the Promissory Note.

Answer:

Admit

Dated: New York, New York

June 9, 2017

Yours, etc.

Dealy Silberstein & Braverman, LLP

Attorneys for Plaintiff

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